1	UNITED STATES DISTRICT COURT	
2	DISTRICT OF NEVADA	
3	Sean Ray Wilson,	Case No. 2:20-cv-0003-JAD-EJY
4	Plaintiff	
5	V.	Order Adopting Report and Recommendation to
6	Maggqysay, Jackson, Hart, Ferry, Sheriff Joe Lombardo,	Dismiss Eighth Amendment Claim
7	Defendants	[ECF No. 3]
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9	On March 5, 2020, the magistrate judge screened Sean Ray Wilson's complaint. In that	
10	screening order, she recommends that Wilson's Eighth Amendment Claim for use of excessive	
11	force at the time of his arrest be dismissed with prejudice for failure to state a claim and because	
12	no amendment will cure its deficiency. The deadline for objections to that recommendation	
13	passed without objection or any request to extend the deadline to file one. "[N]o review is	
14	required of a magistrate judge's report and recommendation unless objections are filed." <sup>2</sup>	
15	Accordingly, with good cause appearing, IT IS HEREBY ORDERED that the magistrate judge's	
16	report and recommendation [ECF No. 3] is ADOPTED; Plaintiff's Eighth Amendment Claim	
17	for use of excessive force at the time of his arrest is DISMISSED with prejudice.	
18	Dated: March 24, 2020	
19		HS DIVINITION OF THE PARTY OF T
20		U.S. District Judge Jennifer A. Dorsey
21		
22	1	
- 1	1 ECE No. 2	

<sup>23</sup> Schmidt v. Johnstone, 263 F. Supp. 2d 1219, 1226 (D. Ariz. 2003); see also Thomas v. Arn, 474 U.S. 140, 150 (1985); United States v. Reyna-Tapia, 328 F.3d 1114, 1121 (9th Cir. 2003).